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#### **NOTIFICATION OF ELECTION**

(PCT Rule 61.2)

#### From the INTERNATIONAL BUREAU

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Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)
11 September 2000 (11.09.00)

in its capacity as elected Office

International application No. PCT/US99/00800

Applicant's or agent's file reference CM2003F/JH

International filing date (day/month/year)
14 January 1999 (14.01.99)

Priority date (day/month/year)

**Applicant** 

SHOWELL, Michael, Stanford et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	04 August 2000 (04.08.00)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

**Charlotte ENGER** 

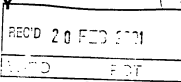
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Facsimile No.: (41-22) 740.14.35

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## PATENT COOPERATION TREATY





## INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)
CM2003F/JH		
International application No.	International filing date (day/month	I
PCT/US99/00800	14/01/1999	14/01/1999
International Patent Classification (IPC) or nat C11D3/386	tional classification and IPC	
Applicant		
THE PROCTER & GAMBLE COMPA	ANY et al.	
1 This international proliminary oxami	nation report has been prepared	by this International Preliminary Examining Authority
This international preliminary exami and is transmitted to the applicant a	according to Article 36.	by this international Frommary Examining Additionly
2. This REPORT consists of a total of	6 sheets, including this cover sh	eet.
☐ This report is also accompanied	d by ANNEXES, i.e. sheets of the	e description, claims and/or drawings which have
been amended and are the bas	sis for this report and/or sheets o	ontaining rectifications made before this Authority
(see Rule 70.16 and Section 60	07 of the Administrative Instruction	ons under the PC1).
These annexes consist of a total of	sheets.	
This report contains indications rela	ting to the following items:	
_	3	
I ⊠ Basis of the report		
II ·□ Priority	No. 1 and Annual	
<u> </u>		entive step and industrial applicability
IV  Lack of unity of invention		the transfer of a second secon
V ☒ Reasoned statement ur citations and explanation	nder Article 35(2) with regard to rons suporting such statement	novelty, inventive step or industrial applicability;
VI   Certain documents cite		
VII 🖾 Certain defects in the ir	nternational application	
VIII 🗵 Certain observations or	n the international application	
Date of submission of the demand	Date of c	completion of this report
04/08/2000	14.02.20	001
Name and mailing address of the international preliminary examining authority:	Authoriz	ed officer
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656	Hillebra	echt, D
Fax: +49 89 2399 - 4465	•	ne No. +49 89 2399 8168

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/00800

I.	<b>Basis</b>	of the	report
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1.	resp the	oonse to an invitation	rawn on the basis of (substitute sheets which have been furnished to the receiving Office in under Article 14 are referred to in this report as "originally filed" and are not annexed to protect contain amendments (Rules 70.16 and 70.17).):
	1-52	2	as originally filed
	Clai	ims, No.:	
	1-10	)	as originally filed
2.	With lang	n regard to the <b>lang</b> guage in which the i	uage, all the elements marked above were available or furnished to this Authority in the nternational application was filed, unless otherwise indicated under this item.
	The	se elements were a	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pu	blication of the international application (under Rule 48.3(b)).
		the language of a 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule
3.	With inte	n regard to any <b>nuc</b> rnational preliminar	leotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:
		contained in the in	ternational application in written form.
		filed together with	the international application in computer readable form.
		furnished subsequ	ently to this Authority in written form.
		furnished subsequ	ently to this Authority in computer readable form.
			t the subsequently furnished written sequence listing does not go beyond the disclosure in pplication as filed has been furnished.
		The statement tha listing has been fu	t the information recorded in computer readable form is identical to the written sequence rnished.
4.	The	amendments have	e resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:
5.			en established as if (some of) the amendments had not been made, since they have been beyond the disclosure as filed (Rule 70.2(c)):

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/00800

(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 1-10

No:

Claims

Inventive step (IS)

Yes:

Claims

No: Claims 1-10

Industrial applicability (IA)

Yes:

Claims 1-10

No: Claims

2. Citations and explanations see separate sheet

#### VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

## VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

## Reference is made to the following documents:

D1: WO 98 06807 A1 (THE PROCTER & GAMBLE COMPANY) 19 Feb. 1998

D2: WO 98 39404 A1 (THE PROCTER & GAMBLE COMPANY) 11 Sep. 1998

D3: EP 481 547 A1 (UNILEVER NV) 22 April 1992

### ٧.

- The subject-matter of claims 1 and 10 appears to be novel in view of the documents cited in the International Search Report. (Article 33(1) and (2)PCT).
   Present claim 1 defines a multi-section tablet comprising a higher lever of pectate lyase in one of the sections.
- 2. Tablets comprising pectate lyase are already known from some examples of D1 and D2. However, the tablets disclosed therein are single-layer tablets. D2 shows multi-layer tablets comprising enzymes and further detersive components. Pectate lyase is not mentioned therein.
- 3. The subject-matter of claims 1 and 10 lacks an inventive step (Article 33(1) and (3) PCT).

The problem to be solved resides in providing detergent compositions in tablet form comprising a pectate lyase showing a time controlled release and thereby providing superior cleaning performance. The reason for deactivation of the pectate lyase in detergent tablets is caused by interaction with other components like oxidising agents.

However, this problem has already been identified by D3 (see D3, page 3, line 55 to page 4, line 29). D3 teaches that incompatible ingredients must be separated in different layers. Enzymes are preferably in an outer layer, while bleaches are present in an inner layer. D3 is not limited to specific enzymes. The skilled worker, trying to prepare enzyme containing detergent tablets comprising an enzyme, which has not been used in tablets before, and being aware of D3, would seriously consider to separate the enzymes from incompatible components. The combination of any of documents D1 and D2 with D3 would thus be obvious for the skilled worker.

- 4. The subject-matter of dependent claims 2 to 9 is either already known from D1 to D3 of obvious to those skilled in the art.
- VII. Application numbers were not replaced by the corresponding publication numbers. (see the entire specification)

One of the indices "m" of the first formula on page 31 was not replaced by the index "l".

#### VIII.

- 1. It is clear from the description on page 3, penultimate paragraph that the following feature is essential to the definition of the invention:
  - (1) the tablets allow a time controlled release of the pectate lyase, wherein the enzyme is rapidly delivered to the wash water

See also page 6, second and fourth paragraph.

Since independent claim 1 does not contain this feature it does not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

- 2. The vague term "about" when used in combination with ranges, as used in the entire specification renders the scope of the claims unclear when used to interpret the claims. (Article 6 PCT)
- 3. Terms like "coating of the present invention" as used on page 33, renders the scope of the claims unclear when used to interpret them (Article 6 PCT).
- 4. The embodiment of the alleged invention described in the examples starting on page 49, line 12 does apparently not fall within the scope of the claims. This inconsistency between the claims and the description leads to doubt concerning the matter for which protection is sought, thereby rendering the claims unclear (Article 6 PCT).

## INTERNATIONAL PRELIMINARY

International application No. PCT/US99/00800

**EXAMINATION REPORT - SEPARATE SHEET** 

- While claim 1 is directed to any type of tablets, dependent claims 6 to 9 refer to 5. detergent tablets. Applicants did not remove this inconsistency within the claims. (Article 6 PCT).
- The term "higher level" used in claim 1 is vague and unclear and leaves the 6. reader in doubt as to the meaning of the technical feature to which it refers, thereby rendering the definition of the subject-matter of said claim unclear. It is bot apparent whether the pectate lyase must be present at a higher amount or at a higher concentration. (Article 6 PCT).

#### INTERNATIONAL SEARCH REPORT

International application No.

## PCT/US 99/00800 A. CLASSIFICATION OF SUBJECT MATTER IPC6: C11D 3/386, C11D 17/00 According to International Patent Classification (IPC) or to both national classification and IPC **B. FIELDS SEARCHED** Minimum documentation searched (classification system followed by classification symbols) IPC6: C11D Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practicable, search terms used) C. DOCUMENTS CONSIDERED TO BE RELEVANT Category\* Citation of document, with indication, where appropriate, of the relevant passages Relevant to claim No. EP 0851025 A2 (UNILEVER N.V.), 1 July 1998 1-10 Α (01.07.98), page 3, line 34 - line 44, abstract Α WO 9806807 A1 (THE PROCTER & GAMBLE COMPANY), 1-10 19 February 1998 (19.02.98), claim 12 WO 9839404 A1 (THE PROCTER & GAMBLE COMPANY), 1-10 A 11 Sept 1998 (11.09.98), page 13, line 9; page 30, Further documents are listed in the continuation of Box C. See patent family annex. X later document published after the international filing date or priority date and not in conflict with the application but cited to understand Special categories of cited documents: "A" document defining the general state of the art which is not considered the principle or theory underlying the invention to be of particular relevance document of particular relevance: the claimed invention cannot be erlier document but published on or after the international filing date considered novel or cannot be considered to involve an inventive document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other step when the document is taken alone special reason (as specified) document of particular relevance: the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination document referring to an oral disclosure, use, exhibition or other being obvious to a person skilled in the art document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of mailing of the international search report Date of the actual completion of the international search 1 6. 09. 99. <u>Sept 1999</u> Name and mailing address of the International Searching Authority Authorized officer European Patent Office P.B. 5818 Patentiaan 2 NL-2280 HV Rijswyk Tel:+31-70)340-2040 Tx 31 651 epo ni. YVONNE SIÖSTEEN/Els

Fax(+31-70)340-3016

## INTERNATIONAL SEARCH REPORT

International application No.

PCT/US 99/00800

Category*	Citation of document, with indication, where appropriate, of the relev	ant passages	Relevant to claim No
A	EP 0481547 A1 (UNILEVER NV), 22 April 1992 (22.04.92), abstract 		1-10
		·	

#### INTERNATIONAL SEARCH REPORT

Information on patent family members

International application No. PCT/US 99/00800

Patent document cited in search report		Publication date	Patent family member(s)		Publication date	
EP	0851025	A2	01/07/98	CA US	2223609 A 5900395 A	23/06/98 04/05/99
WO	9806807	A1	19/02/98	AU EP	6769896 A 0925345 A	06/03/98 30/06/99
WO	9839404	A1	11/09/98	AU	2198297 A	22/09/98
EP	0481547	A1	22/04/92	CA US	2053399 A 5133892 A	18/04/92 28/07/92